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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FOR FURTH			THER ACTION	R ACTION Ses Form PCT/PEA/416				
international application No. International filing PCT/F12005/000008 05.01.2005			filing date (daymonth/ear) 15	Priority date (deprinontity/eer) 07.01.2004				
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٦.	This report is the Authority under A	international preliminary exar rijole 35 and transmitted to th	nination report, established by e applicant according to Articl	this international Preliminary Examining e 36.				
	This REPORT CO	nsists of a total of 6 sheets, i	ncluding this cover sheet.					
3.	This report is also	accompanied by ANNEXES	, comprising:					
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	andibi	s of the description, claims an sheets containing rectifications istrative instructions).	dor drawings which have been no authorized by this Authority	n amended and are the basis of this report y (see Rule 70.16 and Section 607 of the				
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/FI2005/000008

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#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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ww.	Box No. II Priority						
. Will	prescribed time limit the r D copy of the earlier app	equested: lication wh	ose priorit	ty had been claimed due to the failure to furnish within the y has been claimed (Rule 66.7(s)).  priority has been claimed (Rule 66.7(b)).			
Z.	This report has been established as if no priority had been claimed due to the fact that the priority claim hat been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.						
S.	Additional observations, if nec	essary:					
***	Box No. V Reasoned state applicability; citations and e Statement			35(2) with regard to novelty, inventive step or industrial ting such statement			
	Novemy (N)	Yes:	Claims	1-10			
		No:	Claims				
	Inventive step (IS)	Yes:	Claims	1-9			
		No:	Claims	10			
	industrial applicability (IA)	Yes:	Claims	1-10			
		No:	Claims				

see separate sheet

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#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: FR2738836 D2: US6352581

This International Preliminary Examination Report has been established on the bases of the documents made available in the International Search Report.

#### 1 Novelty

The subject matter of claim 1 is not unambiguously defined for the following reasons (Article 6 PCT):

The phrase "the power of the  $TiO_z$  to bind itself to the surface" is an apparent implicit feature of  $TiO_z$ . Any  $TiO_z$  particle would bind itself to the surface and would therefore be novelty destroying for this feature of claim 1.

 $TiO_2$  is insoluble in water and does therefore not form an aqueous solution, but an aqueous dispersion.

The phrase "the composition remains on the surface even after physical removal" is a contradiction in terms and is interpreted in view of description page 5, line 33 - page 6, line 2.

1.1 The present application pertains to a method for treating a surface with titanium dioxide, characterized in that:

The surface is treated with a nanocrystalline TiO₂ composition in the form of i) a powder or ii) an aqueous solution with a TiO₂ concentration equal or higher than the concentration where the solution becomes thixotropic.

Optionally the composition can be spread on the surface by means of water. Any excess nanocrystalline TiO₂ is removed from the surface. And the remaining TiO₂ forms a photocatalytic and/or dirt-repellent layer on the surface (claim 1).

The application further relates to the use of nanocrystalline TiO₂ as powder or thixotropic aqueous solution for treating surfaces (claim 10).

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The attention of the applicant is drawn to the fact that the optional feature in claim 1 has no limiting effect on the scope of the claim (PCT Guidelines 5.40).

- 1.2 The document D1 discloses (the references in parentheses applying to this document): A method of rendering a substrate photocatalytic by coating the surface with an aqueous nanocrystalline TiO₂ composition and thus obtaining a self cleaning surface. The composition comprises 1-300g/I TiO₂ with a particle size of 2-60 nm and appears therewith not to be thixotropic (page 1, line 13-19; page 2, line 20-22; page 3, line 21-22 and line 36-38).

  Therefore, the subject matter of claims 1-10 is novel in view of D1 (Article 33(2) PCT).
- 1.3 Document D2 relates to a transparent coating composition based on silica sols made thixotropic with a sheet silicate, to its preparation and to its use for reducing the soiling tendency of facades (column 1, line 6-32; column 1, line 66 - column 2, line 13).

The composition is thixotropic to avoid splashing and running when applied to vertical surfaces.

Therefore, the subject matter of claims 1-10 is novel in view of D2 (Article 33(2) PCT).

#### 2 inventive step

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 10 does not involve an inventive step in the sense of Article 33(3) PCT.

2.1 The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and discloses (the references in parentheses applying to this document):

A method of rendering a substrate photocatalytic by coating the surface with an aqueous nanocrystalline TiO₂ composition, where the TiO₂ is comprised at 1-300g/l. The subject-matter of claim 1 therefore differs from this known composition in that: the TiO₂ content is at least as high as rendering the composition thixotropic. The applicant has not shown that thixotropy of the composition gives rise to a technical

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effect. However, thixotropy is considered a trivial aspect of a coating composition. Coating compositions are generally thixotropic to improve the applicability to the substrate.

The problem to be solved by the present invention may therefore be regarded as to provide an alternative dirt repellent composition that can easily be applied. When following the teaching of document D2, the skilled person would add an additive in the form of a synthetic inorganic sheet silicate to the composition to arrive at a thixotropic composition. Thus, not arriving at the solution of claim 1. Therefore, the subject matter of claims 1-9 involves an inventive step (Article 33(3) PCT).

- 2.2 The subject matter of claim 10 is silent about the content of the TiO₂. Therefore the solution to the problem posed obtained by combining the teaching of D1 and D2 i.e. a method of treating a surface with a dirt repellent composition made thixotropic with a synthetic inorganic sheet silicate, falls within the scope of claim 10.

  Therefore, the subject matter of claim 10 does not involve an inventive step (Article 33(3) PCT).
- 3 <u>Industrial applicability</u>
  The present invention is applicable in the field of rendering surfaces dirt repellent.